# Tri-Weekly Standard.

J. W. HOLDEN. W. W. HOLDEN. W. W. HOLDEN & SON, EDITORS OF THE STANDARD, And authorized publishers of the Laws of the United

RATES OF SUBSCRIPTION. TERMS-CASH IN ADVANCE. Tri-Weekly paper, 1 year..... \$6 00 " " 6 months.... 3 50 " " 2 00 To those who get up clubs of five or more sub-

scribers one copy, gratis, will be furnished. A cross M mark on the paper indicates the expiration of the subscription.

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W. W. HOLDEN & SON,

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### OFFICIAL.

## Laws of the united states.

Passed at the Second Session of the Thirty-seventh Congress, which was begun and held at the City of Washington, in the District of Columbia, on Monday, the second day of December, A. D. 1861, and inded on Thursday, the 17th day of July, A. D. 1862.

PUBLIC ACTS.

ABRAHAM LINCOLN, President. HANNIBAL HAM-LIN, Vice President, and President of the Senate. Solomon Foote was elected President of the Senate, pro tempore, on the eightenth, day of July, and continued so to act until the close of the session. GALUSHA A. GROW, Speaker of the House of Representatives.

#### [Continued.]

Sec. 45. And be it further enacted, That every person who, on the first day of August eighteen hundred and sixty-two, shall be the owner of any still, boilor, or other vessel, used or intended to be used for the purpose of distilling spirituous liquors, as hereinbefore provided, or who shall have such still, poiler, or other vessel under his superintendence, either as agent for the owner or on his own account, and every person who, after said day, shall use or intend to use any still, boiler, or other vessel, as aforesaid, either as owner, agent, or otherwise, shall from day to day make true and exact entry, or cause to Sec. 46. And be it further enacted, That

the collector of any district may grant a permit to the owner or owners of any distillery within his district to send or ship any spirits, the product of said distillery, after the quantity and proof thereof shall have been ascertained by inspection according to the provisions of this act, to any place with-out said district and within the United States; and in such case the bill of lading or receipt, (which shall be in such form as the Commissioner of Internal Revenue may direct) of the same shall be taken in the name of the collector of the district in which the distillery is situate, and the spirits aforesaid shall be consigned, in such bill of lading or receipt, to the collector of the district in which the place is situate, whither the said spirits is sent or shipped, and the amount of duties upon said spirits shall be stated in the receipt; and upon the arrival of the spirits, and upon the demand of the collector aforesaid, the agent of the distilg lery (and the name of the agent for the convenience of the collector, shall always ap-pear in the bill of lading or receipt) shall pay the duties upon the said spirits, with the expense of freight, and every other expense which has accrued thereupon; and the said collector, upon the payment of the duties aforesaid, shall deliver the bill of la-JOB PRINTING dines are ceipt and the sylver the other agent of said distillery; and if the duties are not paid as aforesaid, then the said spirits shall be stored at the risk and cost of the owner or agent thereof, who shall pay an addition of ten per centum thereupon; and all the general provisions of this act, in reference to liens, penalties and forfeitures, as also in reference to the collection shall apply there to, and be enforced by the collector of the district in which the spirits may be: Provided, That no permit shall be granted, under this section, for a quantity less than fifty barrels: And provided further, That the Commissioner of Internal Revenue, under the direction of the Secretary of the Treasury, may make such further regulations, and require such further securities, as be may deem proper in order to protect the revenue

and to carry out the spirit and intent of this Sec. 47. And be it further enacted, That distilled spirits may be removed from the place of manufacture for the purpose of being exported, or for the purpose of being re-distilled for export, and fine coal oil may be removed for the purpose of being exported, after the quantity of spirits or oil so removed shall have been ascertained by inspection, according to the provisions of this act, upon and with the written permission of the collector or deputy collector of the district. without payment of the duties thereon previous to such removal, the owner thereof having first given bond to the Tnited States with sufficient sureties, in the manner and form and under regulations prescribed by the Commissioner of Internal Revenue, and in at least double the amount of said duties to export the said spirits or oil or pay the duties thereon within such time as may be prescribed by the Commissioner, which time shall be stated in said bond: Provided, GOLD AND SILVER BRONZES, That any person desiring to give such bond shall first make oath, before the collector or deputy collector to whom he may apply for a permit to remove any such spirits or oil, in manner and form to be prescribed by said Commissioner, that he intends to export such liquors or oil, and that be desires to obtain said permit for no other purpose whatever; and any collector or deputy collector is hereby authorized to administer such oath: And provided further, That no such removal shall be permitted where the amount of duties does not exceed the sum of three hundred dollars, nor in any case where the person desiring such permission has failed to perform the obligation of any bond previously given to the United States for the removal of any such articles, until the same shall have been fully kept and performed. And the collector of the district in which any such bond may be given is authorized to cancel said bond on payment of said duties, with interest thereon, at a rate EXECUTED ON THE SHORTEST NOTICE, to be fixed by said Commissioner, and all proper charges, if said liquors or oil shall not have been exported, or upon satisfactory proof that the same have been duly exported as aforesaid. And in case of the breach of the obligation of any such bond, the same shall be forthwith forwarded by the collecfor of the district to the Commissioner of Internal Revenue, to be by him placed in the hands of the First Comptroller of the Treasury, who shall cause the same proceedings to be taken thereon, for the purpose of collecting the duties, interest and charges aforesaid, as are provided in this

act in case of a delinquent collector. Sec. 48. And be it further enacted. That WE HAVE JUST HAD PRINTED VARIOUS the entries made in the books of the distil-Blank forms for cases in the Superior courts as fol ler, required to be kept in the foregoing section, shall on the first, tenth and twentieth days of each and every month, or within five days thereafter, be verified by oath or affirmation, to be taken as aforesaid, of the person or persons by whom such entries shall have been made, which oath or affirmation shall be certified at the end of such entries by the collector or officer administering the same, and shall be in substance, as follows; "I do swear (or affirm) that the foregoing entries were made by me on the respective days specified, and that they state, according to the best of my knowledge and belief, the whole quantity of spirituous liquors distilled and sold, or removed for consumption or sale, at the distillery owned STANDARD OFFICE. by ----, in the county of -----, amount-

## RALEIGH, N. C., SATURDAY, OCTOBER 20, 1866.

within the district of Columbia, after that | competent jurisdiction. day; which duty shall be paid by the owner, agent, or superidtendent of the brewery in all cases in which the duties aforesaid, premises in which such fermented liquors | payable on spirituous liquors distilled and shall be made, and shall be paid at the time | sold, or removed for consumption or sale, or of rendering the accounts of such fermented to be rendered by the following section of time of rendering the account of the same, as this act: Provided, That fractional parts of herein required, the person or persons a barrel shall be halves, quarters, eighths, chargeable therewith shall pay, in addition, and sixteenths, and any fractional part con- ten per centum on the amount thereof; and, taining less than one-sixteenth shall be ac- until such duties with such addition shall be teenth and not more than one-eighth, shall the distillery where such liquors have been eighth and not more than one-quarter, shall be accounted one-quarter; more than onequarter, and not more than one-half, shall | longing, until the same shall have been paid; shall be accounted one barrel.

ing the account thereof, as aforesaid. But shall have been distrained, where the manufacturer of any beer, lager | Sec. 56. And be it further, enacted, That beer, or ale, manufactures the same in one every person licensed as aforesaid to distil collection district, and owns or hires a depot spirituous liquors, or licensed as a brewer, or warehouse for the storage and sale of such shall, once in each month, upon the request beer, lager beer, or ale in another collection of the assessor or assistant assessor for the district, he may instead of paying to the col- district in which his business as a distiller or lector of the district where the same was brewer may be carried on, respectively, manufactured the duties chargeable thereon, furnish the assessor or assistant assessor with present to such collector or his deputy an an abstract of the entries upon his books, about to be removed for the purpose of sto- amount of spirituous liquor distilled and sold, rage and sale, specifying in such invoice or removed for consumption or sale, or of with reasonable certainty the depot or ware- beer, lager beer, ale, porter, or other ferhouse in which he intends to place such mented liquor made and sold, or removed for beer, lager beer, or ale; and thereupon such | consumption or sale, during the preceding collector or deputy shall indorse on such in- month, respectively; the truth and correctvoice his permission for such removal, and ness of which abstract shall be verified by shall at the same time transmit to the col- the oath of the party so furnishing the same, lector of the district in which such depot or And the said assessor or assistant assessor whorehouse is situated a duplicate of such | shall have the right to examine the books of invoice; and thereafter the manufacturer of such person for the purpose of ascertaining the beer, lager beer, or ale so removed ihall the correctness of such abstract. And for render the same account and pay the same any neglect to furnish such abstract when recluties, and be subject to the same liabilities | quested, or refusal to furnish an examination and penalties as if the beer, lager beer, or ale of the books as aforesaid, the person so negso removed had been manufactured in the lecting shall forfeit the sum of five hundred

district. The Commissioner of Internal dollars. Revenue may prescribe such rules as he may deem necessary for the purpose of carrying the provisions of this section into effect. Sec. 52. And be it further enacted, That the entries made in the books required to be kept by the foregoing section shall, on said first day of each and every month, or within ten days thereafter, be verified by the oath or affirmation, to be taken as aforesaid, of the person or persons by whom such entries shall have been made, which oath or affirmation shall be certified at the end of such entries by the collector or officer administering the same, and shall be, in substance, as

follows: "I do swear (or affirm) that the foregoing entries were made by me on the respective days specified, and that they state, according to the best of my knowledge and belief, the whole quantity of fermented liquors either brewed or brewed and sold at the brewery owned by ----, in the county of amounting to ---- barrels."

Sec. 53. And be it further enacted, That made by himself, subjoin to the oath or afto be taken as aforesoid:

them so."

gallons, according to proof duty is payable, who shall neglect or refuse prescribed by the laws of the United States." to make true and exact entry and report of Sec. 49. And be it further enacted, That the same, or to do, or cause to be done, any the owner, agent or superintendent afore-said, shall in case the original entries re-as aforesaid, shall forfeit for every such negquired to be made in his books by this act | lect or refusel all the liquors and spirits made shall not have been made by himself, sub by or for him, and all the vessels used in join to the oath or affirmation of the person | making the same, and the stills, boilers, and by whom they were made the following oath other vessels used in distillation, together or affirmation, to be taken as aforesaid: "I with the sum of five hundred dollars, to be do swear (or affirm) that, to the best of my recovered with costs of suit; which said knowledge and belief, the foregoing entries liquors or spirits, with the vessels containare just and true, and that I have taken all ing the same, with all the yessels used in the means in my power to make them so." making the same, may be seized by any col-Sec. 50. And be it further enacted, That lector of internal duties, and held by him on and after the first day of August, eigh- until a decision shall be had thereon accordteen hundred and sixty-two, there shall be | ing to law: Provided, That such seizure be paid on all beer, lager beer, ale, porter, and made within thirty days after the cause for other similar fermented liquors, by whatever name such liquors may be called, a duty of ceedings to enforce said forfeiture shall have one dollar for each and every barrel con- been commenced by such collector within taining not more than thirty-one gallons, twenty days after the seizure thereof. And and at a like rate for any other quantity or the proceedings to enforce said forfeiture of for fractional parts of a barrel, which shall said property shall be in the nature of a probe brewed or manufactured and sold or re- ceeding in rem, in the circuit or district court moved for consumption or sale within the of the United States for the district where United States or the territories thereof, or such seizure is made, or in any other court of

Sec. 55. And be it further enacted, That

beer, lager beer, ale, porter, and other similar quors so chargeable with duty, as required | fermented liquors, shall not be paid at the counted one-sixteenth; more than one-six- paid, they shall be and remain a lien upon be accounted one-eighth; more than one-distilled, or the brewery where such liquors have been brewed, and upon the stills, boilers, vats, and all other implements thereto be accounted one half; more than one-half | and in case of refusal or neglect to pay said duties, with the addition, within ten days Sec. 51. And be it further enacted, That after the same shall have become payable, every person who, on said first day of Au- the amount thereof may be recovered by disgust, eighteen hundred and sixty-two, shall | traint and sale of the goods, chattels, and be the owner or occupant of any brewery or effects of the delinquent; and, in case of such premises used or intended to be used for the distraint, it shall be the duty of the officer rpose of brewing or making such ferment- charged with the collection to make, or cause ed liquors, or who shall have such premises to be made, an account of the goods chattels, under his control or superintendence, as or effects which may be distrained, a copy of agent for the owner or occupant, or shall which, signed by the officer making such have in his possession or custody any vessel distraint, shall be left with the owner or or vessels intended to be used on said prem- possessor of such goods, chattels, or effects, ises in the manufacture of beer, lager beer, at his, her, or their dwelling, with a note of ale, porter, or other similar fermented liquor | the sum demanded, and the time and place either as owner, agent, or otherwise, shall, of sale; and said officer shall forthwith cause from day to day enter or cause to be entered | a notification to be published in some newsin a book to be kept by him for that pur- paper, if any there be, within the county, pose, and which shall be open at all times, and publicly posted up at the post-office except Sundays, between the rising and set-nearest to the residence of the person whose ting of the sun, for the inspection of said property shall be distrained, or at the courtcollector, who may make any minutes or house of the same county, if not more than memorandums or transcripts thereof, the ten miles distant, which notice shall specify quantities of grain or other vegetable pro- the articles distrained, and the time and ductious or other substances, put into the place proposed for the sale thereof, which mash-tub, or otherwise used for the purpose time shall not be less than ten days from the producing beer, or for any other purpose. date of such notification, and the place and the quantity or number of barrels and posed for sale not more than five miles distant fractional parts of barrels of fermented liq- from the place of making such distraint: uors made and sold, or removed for con- Provided, That in every case of distraint for sumption or sale, keeping separate accounts the poyment of the duties aforesaid, the of the several kinds and descriptions; and goods, chattels, or effects so distrained may shall render to said collector, on the first and shall be restored to the owner or posday of each month in each year, or within sessor if, prior to the sale thereof, payment or ten days thereafter, a general account in wri-tender thereof shall be made to the proper ting taken from his books of the quantities officer charge? with the collection, of the full of grain or other vegetable productions or amount demanded, together with such fee other substances, put into the mash-tub, or for levying and advestising, and such sum otherwise used for the purpose of producing for the necessary and reasonable expenses of beer or for any other purpose, and the quan- removing and keeping the goods, chattels, tity or number of barrels and fractional and effects so distrained as may be allowed parts of barrels of each kind of fermented in like cases by the laws or practice of the liquors made and sold, or removed for con- State or Territory wherein the distraint shall sumption or sale, for one month preceding have been made; but in case of non-payment said day; and shall verify, or cause to be or neglect to tender as aforesaid, the said verified, the said entries, reports, books, and officer shall proceed to sell the said goods, general accounts, on oath or affirmation, to chattels, and effects at public auction, after be taken before the collector or some other due notice of the time and place of sale, and officer authorized by the laws of the State to may and shall retain from the proceeds of administer the same according to the form such sale the amount demandable for the use required by this act where the same is pre- of the United States, with the said necessary scribed; and shall also pay to the said col- and reasonable expenses of said distraint and lector the duties which, by this act ought to sale, as aforesaid, and a commission of five be paid on the liquor made and sold, or re- per centum thereon for his own use; rendermoved for consumption or sale, in the said ing the overplus, if any there be, to the accounts mentioned, at the time of render- person whose goods, chattels, and effects

invoice of the quantity or number of barrels herein provided to be made, showing the

LICENSES.

Sec. 57. And be it further enacted, That from and after the first day of August, eighteen hundred and sixty-two, no person, association of persons, or corporation, shall be engaged in, prosecute, or carry on, either of the trades or occupations mentioned in section sixty-four of this act, until he or they shall have obtained a license therefor in the manner hereinafter provided,

Sec. 58. And be it further enacted, That every person, association of persons, partnership or corporation, desiring to obtain a license to engage in any of the trades or oc-cupations named in the sixty-fourth section of this act, shall register with the assistant assessor of the assessment district in which he shall design to carry on such trade or occupation, first, his or their name or style; and in case of an association or partnership, the names of the several persons constituting such association or partnership and their places of residence; second, the trade or occupation for which a license is desired; third, the owner, agent, or superintendent aforesaid, the place where such trade or occupation is shall, in case the original entries required to to be carried on; fourth, if a rectifier, the be made in his books shall not have been number of barrels he designs to rectify; if a peddler, whether he designs to travel on foot, firmation the following oath or affirmation, or with one, two, or more horses; if an innkeeper, the yearly rental of the house and "I do swear (or affirm) that, to the best of property to be occupied for said purpose; my knowledge and belief, the foregoing or, if not rented, the assistant assessor shall entries are just and true, and that I have value the same. All of which facts shall be taken all the means in my power to make returned duly certified by such assistant assessor, both to the assessor and collector of Sec. 54. And be it further enacted, That the district; and thereupon, upon payment the owner, agent, or superintendent of any to the collector or deputy collector of the vessel or vessels used in making fermented district the amount as hereinafter provided, liquors, or of any still, boiler, or other vessel such collector or deputy collector shall make used in the distillation of spirits on which out and deliver a license for such trade or

occupation, which license shall continue in | 4. Retail dealers in liquors, including disforce for one year, at the place or premises | tilled spirits, foremented liquors, and wines

described therein. if any person or persons shall exercise or sell or offer for sale such liquors in less quancarry on any trade or business hereinafter tities than three gallons at one time, to the mentioned for the exercising or carrying on same purchaser, shall be regarded as a retai of which trade or business a license is re- dealer in liquors under the act. But this quired by this act, without taking out such | shall not authorize any spirits, liquors, wines, license as is in that behalf required, he, she, or malt liquors, to be drank on the preor they shall, for every such offence, respec- mises. tively, forfeit a penalty equal to three times the amount of the duty or sum of money each license. Every person whose business imposed for such license, one moiety thereof to the use of the United States, the other ceries, or any goods, wares, or merchandize moiety to the use of the person who, if a or foreign or domestic production, in less

name and place of abode of the person or groceries, or any goods, wares, or merchan-persons taking out the same; if for a rectifier, dise, of foreign or domestic production, by the quantity of spirits authorized to be recti- one or more original package or piece at one travel on foot, or with one, or two, or more horses, the time for which such license is to deemed a wholesale dealer under this act; run, and the true date or time of granting | but having taken out a license as a wholesuch license, and (except in the case of auctioneers and peddlers) the place at which the foresaid, as a retailer. trade or business for which such license is a license granted under this act shall not or occupation is to take or receive, by way authorize the person or persons, association of pledge, pawn, or exchange, any goods, or corporation mentioned therein, to exercise wares, or merchandise, or any kind of peror carry on the trade or business specified in sonal property whatever, for the repayment such license in any other place than that or security of money lent thereon, shall be mentioned therein, but nothing herein con- deemed a pawnbroker under this act. tained shall prohibit the storage of goods, wares, or merchandise in other places than the place of business.

Sec. 61. And be it further enacted, That in every case where more than one of the pursuits, employments, or occupations, hereinafter described, shall be pursued or carried on the same place by the same person at the same time, except as therein mentioned, license must be taken out for each according

to the rates severally prescribed. Sec. 62. And be it further enacted, That, no auctioneer shall be authorized by virtue of his license as such auctioneer to sell any goods or other property at private sale; and if any such person shall sell any such goods or commodities, as aforesaid, otherwise than by auction, without having taken out such license as aforesaid for that purpose, he or she shall be subject and liable to the penalty in that behalf imposed upon persons dealing in or retailing, trading, or selling any such goods or commodities without license, notwiths anding any license to him or her before granted, as aforesaid, for the purpose of exercising or corrying on the trade or business of an auctioneer, or selling any goods or ehattels, lands, tenements, or hereditaments by auction, anything herein contained to the contrary notwithstanding: Provided, always, That where such goods or commodities as aforesaid are the property of any person or persons duly licensed to deal in or retail, or | Arrive Goldsboro',. trade in, or sell the same, such person or persons having made lawful entry of his, her, it shall and may be lawful for any person exercising or carrying on the trade or business of an auctioneer, or selling any goods or chattels, lands, tenements, or hereditaments, by auction as aforesaid, being duly licensed for that purpose, to sell such goods or commodities as aforesaid, at auction, for and on behalf of such person or persons, and upon his, her, or their entered house or premises, without taking out a separatelicense for such sale. The provisions of this section shall not apply to judicial or executive officers making auction sales by virtue of any judgment or decree of any court, nor public sales made by executors and administrators.

upon the death of any person or persons licensed under or by virtue of this act, or upon the removal of any such person or persons from the house or premises at which he, she, or they were authorszed by such license to exercise or carry on the trade or business mentioned in such license, it shall and may HENRY CHAUNCEY, be lawful for the person or persons authorized to grant licenses to authorize and empower, by indorsement on such license, or otherwise, as the Commissioner of Internal Reve- NORTHERN LIGHT, nue shall direct, the executors or administra- | COSTA RICA, tors, or the wife or child of such deceased person, or the assignee or assigns of such person or persons so removing as aloresaid, who shall be possessed of and occupy the house or promises before used for such purhouse or promises and purhouse or promises person or persons so removing as aforesaid, pose as aforesaid, in like manner to exercise on the 1st, 11th and 21st of every month or carry on the same trade or business mentioned in such license, in or upon the same house or premises at which such person or persons as aforesaid deceased, or removing as before mentioned, by virtue of such license to him, her, or them, in that behalf granted, before exercised or carried on auch trade or business for or during the residue of ly grrnted, without taking out any fresh license or payment of any additional duty, or any fee thereupon for the residue of such term, and until expiration thereof: Provided always, That a fresh entry of the premises at which such trade or business shall continue to be so exercised or carried on as aforesaid or names of the person or persons to whom such authority as aforesaid shall be granted.

Sec. 63. And be it'further enacted, that

Sec. 64. And be it further enacted, That on and after the first day of August, eighteen hundred and sixty-two, for each license granted the sum herewith stated shall be respectively and annually paid. Any number of persons carrying on such business in copartnership may transact such business at such place under such license, and not other-

1. Bankers shall pay one hundred dollars for each license. Every person shall be deem-ed a banker within the meaning of this act who keeps a place of business where credits are opened in favor of any person, firm, or corporation, by the deposit or collection of money or currency, and the same, or any part thereof, shall be paid out or remitted upon the draft, check, or order of such creditor, but not to include incorporated banks legally authorized to issue notes as circula- Paper Hangings, tion, nor agents for the sale of merchandise for account of producers or manufacturers. 2. Auctioneers shall pay twenty dollars for each license. Every person shall be deemed an auctioneer within the meaning of this

act whose occupation it is to offer property for sale to the highest or best bidder. 3. Wholesale dealers in liquors of any and every description, including distilled spirits, fermented liquors, and wines of all kinds, shall pay one hundred dollars for each li-Every person, other than the distiler, or brewer, who shall sale, any such liquors or wines in quantities of more than three gallons at one time, to the same pur-

of every description, shall pay twenty dol-Sec. 59. And be it further enacted, That lars for each license. Every person who shall

collector, shall first discover, and if other quantities than a whole original piece or than a collector, shall first give information package at one time, to the same person, of the fact whereby said forfeiture was in- (not including wines, spirituous or malt liquors, but not excluding drugs, medicines Sec. 60. And be it further enacted, That | cigars, snuff, or tobacco,) shall be regarded in every license to be taken out under or by as a retail dealer under this act.
authority of this act shall be contained and 6. Wholesale dealers shall pay fifty dollars set forth the purpose, trade, or business for for each license. Every person whose busiwhich such license is granted, and the true ness or occupation is to sell, or offer to sell,

fied; if by a peddler, whether authorized to time, to the same purchaser, not including 7. Pawnbrokers shall pay fifty dollars for granted shall be carried on. Provided, That each license. Every person whose business

TO BE CONTINUED.

### Railroads, Steamboats, &c.

CHANGE OF SCHEDULE. RALEIGH & GASTON RAILROAD Co., )

SUPERINTENDENT'S OFFICE, Sept. 24th, 1866. ON AND AFTER SUNDAY, SEPTEMBER 3rd, 1866, Trains on the Raleigh and Gaston Rail Mail train baves Raleigh, Arrives at Weldon, Mail train leaves Weldon at 11.00 a. m Arrives at Raleigh, Freight train leaves Raleigh at 4.45 p. m. 5.00 a. m. 4.30 p. m. Arrives at Weldon. Freight train leaves Weldon at Arrives at Raleigh 4.00 a. m. Arrives at Raleigh 4.00 p. m.
Mail trains connect, North and South, with N.
C. Railroad, P. & W. Railroad, and S. & R. Rail

W. G. LEWIS, Gen. Sup't. NORTH-CAROLINA RAILROAD. Change of Time.

ON AND AFTER SUNDAY, SEPTEMBER 23d, 1866, trains will run as follows: GOING EAST.

Salisbury, 12.01 P. M. 8.40 "
Greeusboro, 2.50 A. M. 1.00 "
Raleigh, 8.00 ". 9.00 P.M.
e Goldsboro', 10.45 ". 1.00 A. M. GOING WEST. Mail. or their house or premises for such purpose, Leave Goldsboro', .... 1.50 P. M. .. 1.30 A. M Raleigh, ..... 5.00 " .... Greensboro, ... 9.55 " .... " Greensboro, 9.55 " ... 2.20 P. M.
" Greensboro, 9.55 " ... 2.20 P. M.
" Salisbury, 12.52 A. M. 6.50 "
Arrive Charlotte, ... 3.10 " 10.50 P. M.
Mail train runs daily. Accommodation train
does not run on Sunday. Mail connects with C.
& S. C. Railroad for the South, and with R. & D.
Railroad and with R. & G. R. R. for the North. Also with the W. & W. and the A. & N. C. Rail E. WILKES, Eng. & Sup't.

Sept. 25, 1866. PACIFIC MAIL STEAMSHIP COMPANY'S THROUGH LINE TO CALIFORNIA TOUCHING AT MEXICAN PORTS. And Carrying the United States Mail.

THROUGH IN TWENTY-TWO DAYS.

Steamships on the Connecting on the Pacific with the Atlantic: COLORADO, ARIZONA. CONSTITUTION, GOLDEN CITY, NEW YORK. SACRAMENTO. GOLDEN AGE, MONTANA,

(except when those dates fall on Sunday, and then on the preceding Saturday,) for Aspinwall connecting, via Panama Railway, with one of the Company's Steamships from Panama for San Francisco, touching at Acapulco. Departures of Ist and 21st connect at Panama with Steamers for South Pacific and Central

American Ports. Those of the 1st touch at Manzanillo. A discount of one quarter from steamers' rates the term for which such license was original- allowed to second cabin and steerage passengers with families. Also, an allowance of one quarter on through rates to clergymen and their families, and school-teachers. Soldiers having honorable

discharges, half-fare.
One hundred pounds baggage allowed to each adult. Baggage-masters accompany the baggage through, and attend to ladies and children without male protectors. Baggage received on the dock the day before sailing, from steamboats, shall thereupon be made by and in the name railroads, and passengers who prefer to send down early.

An experienced Surgeon on board. Medicine

and attendance free For Passage Tickets, or further information, apply at the Company's Ticket office, on the Wharf, foot of Canal Street, North River, N. Y. S. K. HOLMAN, Agent. July 7, 1866.

Raleigh & Gaston Raliroad Company, SUPERINTENDENT'S OFFICE, Raleigh, N. C., October 13th, 1866

GRANVILLE COUNTY AGRICULTURAL FAIR, At Henderson, Oct. 17th, 18th and 19th. LL ARTICLES FOR THE GRANVILLE A County Fair will be carried over the Raleigh and Gaston Railroad at half rates, and return tickets will be sold for one fare.

90—td. W. G. LEWIS, Gen., Supt.

HOWELL & BROTHERS, MANUFACTUREES & IMPORTERS OF

WINDOW SHADES, HOLLANDS &c. No. 260 Baltimore Street, (OPPOSITE HANOVER,)

march 27-4-6m.

IMPORTANT TO COTTON PLANTERS! 10,000 LBS. BACON!!! E ARE PREPARED TO FURNISH WE ARE PREPARED TO FURNISHED OF Planters with Bacon for Cotton, at the rate of one pound of Boson for one pound of Cotton, Cotton to be delivered against the 20th October next.

B. P. WILLIAMSON & CO. Raleigh, Sept. 27th, 1868.

REMEMBER THAT W. H. & R. S. TUCKchaser, shall be regarded as a wholesale dealer in liquors within the meaning of this erate rates for the Cash. Aug. 25, 1866.

## NO. 92.

City Advertisements. W. H. H. TUCKER. | R. S. TUCKER. | T. MCGEE.

W. H. & R. S. TUCKER & CO.

NEW FALL AND WINTER

STOCK OF STAPLE AND FANCY Dry Goods,

Hats, Shoes, Notions, &c., &c.

WE ARE NOW RECEIVING A LARGE and varied Stock of all kinds of LADIES' DRESS GOODS,

Bleached Domestics, Unbleached do., 6-4, 8-4 and 10-4 Sheeting, Cambrics and Linens, Balmoral Skirts, Hosiery,

New Style Hats, Hair Work, Bonnets, Jet Ornaments, Gloves, Trimming, Ribbons, Streamer Ribbons, Sash Ribbons, Black and Colored Belts, Dress Buttons, Belt Buckles, Bugle Trim-

Buttons, Belt Buckles, Bugle Trimmings, Velvet Trimmings, Crape
Trimmings, Linen Dainasks,
Towels, Linen Diaper,
Cotton Diaper, Blankets, Sacque and
Opera Flannels, White English
and Welch do., Carpeting,
Velvet Rugs, Table Covers, and a large Stock of
Shoes and Gaiters; in fact, every article usually kept in a No. 1 Dry Goods Store.

Hats! Hats!! Hats!!! Shoes! Shoes!! Shoes!!!\* Suspenders, Half-Hose,

Cravats, Collars and Handkerchiefs. Our stock will be kept up, as one of our firm is always in the market, and buys GOOD GOODS LOW, and we sell them CHEAP.

W. H. & R. S. Tucker & Co. We are preparing to sell to country merchants at a SMALL advance, or we will buy stocks of goods of any description on commission. W. H. & R. S. TUCKER & CO. Raleigh, Sept. 13, 1866.



Notice of Application to the General Assembly of North-Carolina for Duplicate Bonds.

As EXECUTORS OF THE LAST WILL and testament of Seth Jones, of Wake county, notice is hereby given that we shall apply to the General Assembly of North-Carolina, thirty days after date of s tling, and if not then sitting, at the first session thereafter held, for the issue of duplicate coupon bonds of the State, in place of those hereinafter specified, and such other relief against the holders of them as may be suitable to protect the estate of the said Seth Jones. All of them were registered, as appears by the books of the Treasury of North-Carolina, and were stolen about the first of May, 1865. stolen about the first of May, 1865.

Ten bonds, as follows: For one thousand dollars each, numbered respectively from 1 to 10, inclusive, except No. 6, which is in hand. These bonds were issued the 1st day of July, 1854, running ten years, "by authority of the Legislature of North-Carolina." They were signed by DAVID S. REID, Governor, and countersigned by D. W. COURTS. Public Tressurer

COURTS, Public Treasurer.

E. A. CRUDUP,
H. W. MONTAGUE,

Executors. October 5, 1866.

#### PLANTERS, ATTENTION! T AM CONSTANTLY NEGOTIATING Real Estate.

A large amount of NORTHERN CAPITAL Is now seeking opportunity for

I AM EMPOWERED TO PURCHASE, 40,000 ACRES OF COTTON LANDS IN THE GULF

Investment South.

STATES. PLANTERS AND OTHERS, wishing to sell, mortgage, or take partners in working their lands, are invited to apply to

D. J. M. A. JEWETT, 46 Washington, Street, BOSTON, MASS.

References:

A. F. DEVEREUX & Co., EDMUND RICE, Esq., Cambridge, Mass. WILLIAM L. PALMER, Esq.,

Salem, Mass. Hamilton, Mass. GEN. WILLIAM A. OLMSTEAD, Troy, N. Y.

DUDLEY C. CHANNELL, Esq.,

Cincinnati, Ohio. CHARLES C. FILLEY, New-Orleans, La. CHARGES MODERATE. All Letters must enclose a Stamp.

July 14, 1866. SPECIAL NOTICE.

MR. L. H. KELLOGG HAVING RETIRED. from our firm, tile business will hereafter be conducted in the name of EDWARD WHEELER & CO. We hereby tender our thanks to the citizens of Raleigh and vicinity for past patronage. KELLOGG, WHEELER & CO.

DRESS GOODS, CALLY DES, &C. WE HAVE JUST OPENED AN ENTIRE new stock, embracing Grenadines, Muslins, Ginghams, &c. Also, 3,000 yards Calicoes, of the latest styles, all of which we will sell cheap. Call early and secure bargains.
may 22—28—tf. EDWARD WHEELER & CO

BRANDY! BRANDY! BRANDY! IC CASES PURE FRENCH BRANDY, 30 gallons Southampton Brandy.
june 2—tf. B. P. WILLIAMSON & CO.